

holden, were alive at the Time of such Order made, *That **677** then it shall be lawful for such Infant, married Woman, Guardian or Trustee, or other Person having any Estate or Interest, determinable upon such Life, to re-enter upon the said Lands, Tenements or Hereditaments, and for such Infant, married Woman, or other Person, having any Estate or Interest determinable upon such Life, their Executors, Administrators or Assigns, to maintain an Action against those who, since the said Order, received the Profits of such Lands, Tenements or Hereditaments, or their Executors or Administrators, and therein to recover full Damages for the Profits of the same received, from the Time that such Infant, married Woman, or other Person, having any Estate or Interest determinable upon such Life, were ousted of the Possession of such Lands, Tenements or Hereditaments.

IV. Provided always, That if any such Guardian, Trustee, Husband or other Person or Persons, holding or having any Estate or Interest, determinable upon the Life or Lives of any other Person or Persons, shall by Affidavit or otherwise, to the Satisfaction of the said Court of Chancery, make appear, That he, she or they have used his, her, or their utmost Endeavours to procure such Infant, married Woman, or other Person or Persons, on whose Life or Lives such Estate or Interest doth depend, to appear in the said Court of Chancery, or elsewhere, according to the Order of the said Court in that Behalf made; and that he, she or they cannot procure or compel such Infant, married Woman, or other Person or Persons so to appear, and that such Infant, married Woman, or other Person or Persons, on whose Life or Lives such Estate or Interest doth depend, is, are or were living at the Time of such Return made and filed, as aforesaid, then it shall be lawful for such Person or Persons to continue in the Possession of such Estate, and receive the Rents and Profits thereof for and during the Infancy of such Infant, and the Life or Lives of such married Woman, or other Person or Persons, on whose Life or Lives such Estate or Interest doth or shall depend, as fully as he, she or they might have done if this Act had not been made.

V. And be it further enacted by the Authority aforesaid, That every Person who, as Guardian or Trustee for any Infant, and every Husband seized in Right of his Wife only, and every other Person having any Estate determinable upon any